	Case 2:15-cv-00769-LDG-VCF Document	115 Filed 10/25/22 Page 1 of 4 FILEDRECEIVEDSERVED ON COUNSELPARTIES OF RECORD
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28		SEP 2 6 2022 CLERK US DISTRICT COURT DISTRICT OF NEVADA BY: DEPUTY DEPUTY DEPUTY DEPUTY DEPUTY DEPUTY DEPUTY
	Whereas, funds in the amount of Ten Thousand Dollars (\$10,000.00) were interplead to the court in compliance with the Court's Order (ECF #94); Whereas, a mediation was held on October 8, 2018, regarding the parties' claims to the interplead funds; Whereas, as a result of the mediation a Stipulation and Order to Release Interplead Funds (ECF #108) was entered into by nearly all the parties with regard to Eight Thousand Dollars (\$8,000.00) or the total Ten Thousand Dollars (\$10,000.00) that was interplead. In the same order, the Court specifically designated the sum of Dollars (\$2,000.00) which were to "be retained by the court and former counsel for Plaintiffs shall retain his lien upon these funds pending further resolution of Plaintiff DANIEL WATANABE and former counsel's claim to these funds." Whereas, the only outstanding issue remains between Daniel Watanabe and his former counsel, Trevor J. Hatfield, Esq., with regard to Two Thousand Dollars (\$2,000.00), remaining interplead with the Court. Plaintiff Daniel Watanabe, his former counsel Trevor J. Hatfield, Esq., of the law firm of Hatfield & Associates, Ltd., do hereby stipulate and agree to the release of the remaining	

1	interplead funds on deposit with the Court, pursuant to the agreement entered into on June 19,					
2	2020.					
3	Accordingly, it is stipulated that Two Thousand Dollars (\$2,000.00) and all accrued					
4	interest shall be released to Daniel Watanabe. Counsel for Plaintiffs shall waive his lien for the					
5	release of these funds.					
6	IT IS SO STIPULATED.					
7	DATED: 9/24/2022 DATED: 9/24/2022					
8 9 10 11 12	By: By: P. P. DANIEL WATANABE 6042 S PIONEER WAY LAS VEGAS NV 89113 808-222-6400 DYWATANABE@GMAIL.COM By: P. P. TREVOR J. HATFIELD, ESQ. (SBN 7373) HATFIELD & ASSOCIATES, LTD. 703 South Eighth Street Las Vegas, Nevada 89101 Tel. (702) 388-4469 thatfield@hatfieldlawassociates.com					
14 15	ODDED.					
16						
17	IT IS HEREBY ORDERED THAT:					
18						
19						
20	to the release of these funds. IT IS SO ORDERED this25th day ofOctober, 2022.					
21	11 10 50 ORDENIED with way 01 32022.					
22	a Clare					
23	United States District Court Judge					
24						
25						
26	į					
27						
28						

Case 2:15-cv-00769-LDG-VCF Document 115 Filed 10/25/22 Page 2 of 4

STATE BAR OF NEVADA

July 2, 2020

Trevor J. Hatfield, Esq. Sent via email only

Daniel Y. Watanabe Sent via email only

RE: Fee Dispute No. FD20-040: Hatfield v. Watanabe

Dear Parties:

We were informed that this dispute was settled during arbitration by way of the enclosed agreement executed by both parties. We are happy to see the parties were able to work together on a resolution, as of today this file has been closed.

Thank you for allowing us to be of service in this matter and thanks to Ms. Massey for her time.

im 775.329 0522 www.nvbar.org

phone 775.329.4100

3100 W. Charleston Blvd.

9456 Double R Blvd., Stc. B. Reno, NV 89521-5977

Las Vegas, NV 89102 phone 702,382,2200 toll free 800,254,2797

fus 702.385,2878

Suite 100

Respectfully,

Cathi Britz

Fee Dispute Coordinator

Enclosure

Cc (via email only):

Arbitrator: Augusta Massey Regional Chair: Royi Moas

State Chair: Margo Chernysheva

STATE BAR OF NEVADA FEE DISPUTE COMMITTEE

ARBITRATION AGREEMENT

FEE DISPUTE NO. FD: # 20-04 PETITIONER: TREVOR HATFIE CO-PETITIONER:		MEDIATOR NAME: RESPONDENT: CO-RESPONDENT:	AUGUSTA MASSEY, ESQ. DANIEL WATANABE	ppan Dalahai 1866				
On June 16, 2020, the Petitioner(s) and Respondent(s) (hereinafter collectively referred to as "Parties") to the above- referenced Fee Dispute attended an arbitration at: the law offices of Massey & Associates Law Firm, PLLC, whose address is 7465 W. Lake Mead Blvd., Ste. 100, Las Vegas, NV 89128 and via zoom, for the purposes of settling this Fee Dispute. The Parties have reached a settlement of this matter, the terms of which are as follows:								
TERMS OF AGREEMENT								
This is a fee dispute between a client and an attorney concerning the fee paid, charged or claimed for legal services rendered by an attorney licensed to practice law in this state or practicing in this state pursuant to Supreme Court Rule 42. There exists a contract establishing an attorney/client relationship between the parties. The amount in controversy is \$2,000.00. The parties hereby agree to settle this matter as follows: Daniel Watanabe will receive the entire amount in controversy in the amount of \$2,000.00. Trevor Hatfield waives any lien and claims to any percentage of the \$2,000.00.								
By signing below and in additi acknowledge:	on to the terms set fo	orth above, the P	Parties to this Agreement hereby ag	ree and				
The state of the s			he agreed upon terms and conditionstrued as an admission of liability t	4				
 The Parties have entered into this Agreement in good faith and shall use their best efforts to perform the duties owed under this Agreement (if any). 								
 This Agreement is a binding agreement and is intended as a full and final settlement of this dispute. This fee dispute case file shall now be closed. 								
 If for any reason either party to this Agreement should fail to perform the duties and/or obligations owed to the other party to this Agreement, then the non-defaulting party shall have a right to seek a judgment from a state court with competent jurisdiction to compete the performance of the defaulting party under this Agreement. 								
This Agreement may be signed in any number of counterparts, each of which is an original and all of which taken together from one single document. Signatures delivered by small in PDF format or facsimile shall be effective.								
151 Trevor Hatthe	ld.	DA	e. water-reason.	₹,				
SIGNATURE OF PETITIONER	Na Na ang ara-aguap na ma	SIGNATURE OF RESP						
6/19/20		6/19.	/2020					
DATE	*	DATE						

The undersigned Arbitrator attests that this Arbitration Agreement was voluntarily entered into and executed by the Parties to this Fee Dispute on the 17th day of June, 2020.

SIGNATURE OF ARBIT LATUR